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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO		
09/294,956	04/20/1999	INGEMAR J. COX	12558	6648		
23389 75	23389 7590 08/23/2005			EXAMINER		
SCULLY SCOTT MURPHY & PRESSER, PC			ZAND, KAMBIZ			
400 GARDEN CITY PLAZA SUITE 300			ART UNIT	PAPER NUMBER		
GARDEN CIT	, NY 11530		2132			
			DATE MAILED: 08/23/200	5		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.		Applicant(s)	
			COX ET AL.	
0	09/294,956 Examiner		Art Unit	
Office Action Summary			2132	
intin an	nears on the cove	er sheet with the c	orrespondence	address
The MAILING DATE of this communication apperiod for Reply A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a re. If NO period for reply is specified above, the maximum statutory period. Failure to reply within the set or extended period for reply will, by stature and patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 22. 2a) This action is FINAL. 2b) This action is FINAL. 3) Since this application is in condition for allow closed in accordance with the practice under the above claim(s). Claim(s) 130-133 is/are pending in the application of Claims 4a) Of the above claim(s) is/are allowed. 6) Claim(s) 130-133 is/are rejected. 7) Claim(s) 130-133 is/are rejected.	Y IS SET TO EX. 136(a). In no event, ho ply within the statutory red will apply and will expire, cause the applicationing date of this commun. July 2005. This action is non-invance except for exert and exert application. The part of the community of the com	(PIRE 3 MONTH) wever, may a reply be tir minimum of thirty (30) day re SIX (6) MONTHS from n to become ABANDONE nication, even if timely file final. formal matters, p e, 1935 C.D. 11, 4 deration.	S) FROM mely filed s will be considered the mailing date of t D (35 U.S.C. § 133) d, may reduce any rosecution as t	timely. his communication.).
Application Papers 9)☐ The specification is objected to by the Exam 10)☒ The drawing(s) filed on 13 September 2004 Applicant may not request that any objection to Replacement drawing sheet(s) including the constant of the constant of the september 2004 11)☐ The oath or declaration is objected to by the Priority under 35 U.S.C. § 119 12)☐ Acknowledgment is made of a claim for form a)☐ All b)☐ Some * c)☐ None of: 1.☐ Certified copies of the priority document of the copies of the priority document of the certified copies of the priority document of the certified copies of the certified copies of the application from the International Experiments of the certified copies of the attached detailed Office action for the certified copies of the certified copies of the application from the International Experiments of the certified copies of the certified copies of the application from the International Experiments of the certified copies of the certified copies of the application from the International Experiments of the certified copies of the cer	the drawing(s) be brection is required to Examiner. Not reign priority und ments have been the priority docume the priority documents the priority documen	d if the drawing(s) is the attached Of the 35 U.S.C. § 11 in received. In received in Appl ents have been re- te 17.2(a)). fied copies not re-	objected to. Se fice Action or f 9(a)-(d) or (f). ication No ceived in this N	e 37 CFR 1.121(d). orm PTO-152. Jational Stage
Attachment(s) 1) ☑ Notice of References Cited (PTO-892) 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-9 3) ☐ Information Disclosure Statement(s) (PTO-1449 or PTO-	948) /SB/08)	4) Therview Sur	nmary (PTO-413) Mail Date rmal Patent Applid	

DETAILED ACTION

- 1. The text of those sections of Title 35,U.S.Code not included in this section can be found in the prior office action.
- The prior office actions are incorporated herein by reference. In particular, the observations with respect to claim language, and response to previously presented arguments.
- 3. Claims 1-129 and 134 have been cancelled.
- 4. Claims 130-133 have been amended.
- 5. Claims 130-133 are considered.

Response to Arguments

6. Applicant's arguments with respect to the claims have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

7. Claims 130-133 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mauratani et al (6,061,451 A) in view of Ruppert et al. (5,640,002 A), and further in view of Perlman (5,175,765).

As per claims 130 and 132 Mauratani et al (6,061,451 A) teach a method, a device for inserting data into digital data comprising at least one of an image data content

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file, a video data content file and an audio data content file (see fig.19 referees to stream data and fig. 23 disclose both audio and video file; also see associated text) for subsequent authentication of the digital data (see fig.1 where the authentication of inserted data digital data that has been received from a network in the form of scrambled data is being authenticated; col.6, lines 12-19 where the data is scrambled by scrambled circuit using an scrambled key, the key corresponds to the inserted data as also shown in col.5, lines 14-16), the device comprising:

An antenna for receiving data from a radio frequency transmission (see col.5, lines 20-24 where the data network received may be received from an antenna that corresponds to a radio frequency that also have antenna transmission and receiver as an inherent part of its system);

Means for inserting the data into the digital data image (see col.5, lines 14-30; col.6, lines 13-20; col.7, lines 65-67; col.8, lines 1-27; also see image data such as mpeg in the entire reference; Also see col.5-28 where different embodiment using above methods and means of claims 130 and 132 are disclosed) but do not disclose explicitly receiving data comprising a public key and insertion of the received data into predetermined bits portions. However Ruppert et al. (5,640,002 A) disclose receiving data comprising a public key and insertion of the received data into predetermined bits portions (see fig. 41 where block 749 discloses sending or receiving of public key, block 751 discloses digital data consisting of serial number and store id and insertion of public key as received data into bit portions that is the encrypted digital data (encrypting using public key), and block 753,757,759 for

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authentication based on the received data). It would have been obvious to one of ordinary skilled in the art at the time the invention was made to utilize Ruppert's public key insertion into digital data in Mauratani's authentication based system on such insertion in order to authenticate the digital data in a secure fashion using public key crypto system.

Mauratani et al (6,061,451 A) in view of Ruppert et al. (5,640,002 A) do not disclose that the receiving data includes digital signature and the public key included. However Perlman (5,175,765 A) disclose a digital data may include digital signature including the public key (see fig.2 and associated text). Therefore it would have been obvious to utilize Perlman's digital data format that includes digital signature and public key in Mauratani's authentication based system in view of Ruppert's public key insertion into digital data in order to control the transmission of duplicates packets (see col.2, lines 6-7).

As per claims 131 and 133 Mauratani et al (6,061,451 A) teach a method, a device for inserting data into a digital image comprising at least one of an image data content file, a video data content file and an audio data content file (see fig.19 refers to stream data and fig. 23 disclose both audio and video file; also see associated text) for subsequent authentication of the digital image (see fig.1 where the authentication of inserted data digital data that has been received from a network in the form of scrambled data is being authenticated; col.6, lines 12-19 where the data

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is scrambled by scrambled circuit using an scrambled key, the key corresponds to the inserted data as also shown in col.5, lines 14-16), the device comprising:

A computer capable of accessing the Internet and receiving data from an Internet link (see col.8, lines 49-57; col.8, lines 58-63);

Means for inserting the data into the digital image(see col.5, lines 14-30; col.6, lines 13-20; col.7, lines 65-67; col.8, lines 1-27; also see image data such as mpeg in the entire reference; Also see col.5-28 where different embodiment using above methods and means of claims 131 and 133 are disclosed) but do not disclose explicitly receiving data comprising a public key and insertion of the received data into predetermined bits portions. However Ruppert et al. (5,640,002 A) disclose receiving data comprising a public key and insertion of the received data into predetermined bits portions (see fig. 41 where block 749 discloses sending or receiving of public key, block 751 discloses digital data consisting of serial number and store id and insertion of public key as received data into bit portions that is the encrypted digital data (encrypting using public key), and block 753,757,759 for authentication based on the received data). It would have been obvious to one of ordinary skilled in the art at the time the invention was made to utilize Ruppert's public key insertion into digital data and authentication based on such insertion in order to authenticate the digital data in a secure fashion using public key crypto system.

Mauratani et al (6,061,451 A) in view of Ruppert et al. (5,640,002 A) do not disclose that the receiving data includes digital signature and the public key included.

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However Perlman (5,175,765 A) disclose a digital data may include digital signature including the public key (see fig.2 and associated text). Therefore it would have been obvious to utilize Perlman's digital data format that includes digital signature and public key in Mauratani's authentication based system in view of Ruppert's public key insertion into digital data in order to control the transmission of duplicates packets (see col.2, lines 6-7).

Conclusion

- The prior art made of record and not relied upon is considered pertinent to applicant's disclosure: Please see enclosed PTO-892.
- 9. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kambiz Zand whose telephone number is (571) 272-3811. The examiner can normally reached on Monday-Thursday (8:00-5:00). If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gilberto Barron can be reached on (571) 272-3799. The fax phone numbers for the organization where this application or proceeding is assigned as (703) 872-9306. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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